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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/779,801	02/18/2004	Makoto Ogawa	12377/6	9632
23838 KENYON & K	7590 03/30/200 FNYON LLP	EXAMINER		
1500 K STREE		FENNEMA, ROBERT E		
SUITE 700 WASHINGTO	N. DC 20005		ART UNIT	PAPER NUMBER
	,		2183	
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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS		03/30/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Notice of No	on-(Comp	olian	t
Amendment ((37	CFR	1.12	(1)

Application No.	Applicant(s)		
10/779,801	OGAWA ET AL.		
Examiner	Art Unit		
Robert E. Fennema	2183		

The MAILING DATE of	f this communication appears on the co	ver sheet with the correspondence	ce address
The amendment document filed requirements of 37 CFR 1.121 tem(s) is required.	d on <u>16 November 2006</u> is considered ror 1.4. In order for the amendment doc	non-compliant because it has fai ument to be compliant, correctio	led to meet the n of the following
1. Amendments to theA. Amended par	() ITEM(S) CAUSE THE AMENDMENT specification: ragraph(s) do not include markings. oh(s) should not be underlined.	F DOCUMENT TO BE NON-CO	MPLIANT:
2. Abstract: A. Not presented B. Other	d on a separate sheet. 37 CFR 1.72.		
"Annotated S B. The practice	s are not properly identified in the top months heet" as required by 37 CFR 1.121(d). of submitting proposed drawing corrected figures, without markings, in com	tion has been eliminated. Repla	cement drawings
 ☑ B. The listing of ☑ C. Each claim h of each claim number by u (Previously p 	sting of all of the claims is not present. claims does not include the text of all p as not been provided with the proper so cannot be identified. Note: the status sing one of the following status identified resented), (New), (Not entered), (Without this amendment paper have not been	tatus identifier, and as such, the s of every claim must be indicate ers: (Original), (Currently amend drawn) and (Withdrawn-currently	individual status ed after its claim ed), (Canceled), / amended).
5. Other (e.g., the amo	endment is unsigned or not signed in a	ccordance with 37 CFR 1.4):	
For further explanation of the a	mendment format required by 37 CFR	1.121, see MPEP § 714.	
TIME PERIODS FOR FILING	REPLY TO THIS NOTICE:		
 Applicant is given no new filed after allowance. If appendire corrected amendment 	time period if the non-compliant amen blicant wishes to resubmit the non-com lent must be resubmitted.	dment is an after-final amendme pliant after-final amendment with	ent or an amendment n corrections, the
correction, if the non-comp (including a submission for amendment filed within a s Quayle action. If any of abo	nth, or thirty (30) days, whichever is lor liant amendment is one of the following a request for continued examination (fuspension period under 37 CFR 1.103 ove boxes 1. to 4. are checked, the cort in compliance with 37 CFR 1.121.	g: a preliminary amendment, a n RCE) under 37 CFR 1.114), a su (a) or (c), and an amendment file	on-final amendment upplemental ed in response to a
	available under 37 CFR 1.136(a) <u>only</u> dment filed in response to a <i>Quayle</i> ac		it is a non-final
Abandonment of the filed in response to a	ond to this notice will result in: e application if the non-compliant amen Quayle action; or endment if the non-compliant amendm		
Legal Instruments Exa	niner (LIE), if applicable	Telephone No.	of Paper No. 20070322

Continuation Sheet (PTOL-324) PTOL-324 (01-06)

Notice of Non-Compliant Amendment (37 CFR 1.121)

Continuation of 4(e) Other: Upon further examination of the claims by the Examiner, Examiner has located several other discrepancies in the claims between versions, where words appear or are removed without a strike-through or underline indication a change. For example, in Claim 19, Line 9, "the" appears before instruction in the last set of claims, but does not appear in the current claims or as a cancelled word in the claim. In Claim 14, Line 11, the word "and" has been inserted after code without an indication of being added, and does not appear in the previous version of the claims. Examiner strongly recommends Applicant carefully review the text of all the claims to ensure that they are all marked correctly, to avoid any more non-compliant notices in the event another discrepancy is discovered.

EDDIE CHAN
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100